FORM PTO-1618A Expires 06/30/99 OMB 0651-0027 10-05-1998

U.S. Department of Commerce Patent and Trademark Office TRADEMARK





100791016

RECORDATION FORM COVER SHEET

	MARKS ONLY
	Please record the attached original document(s) or copy(ies).
Submission Type	Conveyance Type
New	Assignment License
Resubmission (Non-Recordation) Document ID #	Security Agreement Nunc Pro Tunc Assignment
Correction of PTO Error	Merger Effective Date Month Day Year
Reel # Frame #	Change of Name
Corrective Document Reel # 1755 Frame # 0900	Other
Conveying Party X	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name URD, INC.	9/18/98
Formerly	
Individual General Partnership	Limited Partnership Corporation Association
Other	
XX Citizenship/State of Incorporation/Organiza	ntion Delaware
Receiving Party	Mark if additional names of receiving parties attached
Name PNC BANK, NATIONAL ASS	OCIATION
DBA/AKA/TA PNC BANK - acting as "	Collateral Agent," (See attached Tist)
Composed of	
Address (line 1) 1600 Market Street	
Address (line 2)	
Address (line 3) Philadelphia City	Pennsylvania 19109 Zip Code
Individual General Partnership	State/Country Zip Code Limited Partnership If document to be recorded is an assignment and the receiving party is
Corporation X Association	not domiciled in the United States, an appointment of a domestic
Other	representative should be attached. (Designation must be a separate document from Assignment.)
Citizenship/State of Incorporation/Organiza	
00000003 022555 3706525 FOR	R OFFICE USE ONLY
FC:584 120.00 CH	

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OME Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to ARK Commissioner of Patents and Trademarks, Box Assignments Washington, Pic. 2023 13

FORM PTO- Expires 06/30/99	1618B	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Domestic R	epresentative Name a	nd Address Enter for the first	Receiving Party only.
Name			
Address (line 1)			
Address (line 2)			
Address (line 3)			
Address (line 4)			
Correspond	ient Name and Addres	S Area Code and Telephone Number	Rachel L. Brendzel
Name	Rachel L. Brendz	el	
Address (line 1)	Blank Rome Comis	ky & McCauley LLP	
Address (line 2)	One Logan Square	2	
Address (line 3)	Philadelphia, PA	19103	
Address (line 4)			
Pages	Enter the total number of including any attachment	pages of the attached conveyance	document # 25
Trademark		or Registration Number(s)	Mark if additional numbers attached
Enter either th	e Trademark Application Number	or the Registration Number (DO NOT ENTER	BOTH numbers for the same property).
Tra	demark Application Numb		gistration Number(s)
		1,706,529	
Number of	Properties Enter the tr	otal number of properties involved.	# 1
Fee Amour	nt Fee Amoun	nt for Properties Listed (37 CFR 3.4	11): \$ 165.00
Method o		closed Deposit Account	
		additional fees can be charged to the account Deposit Account Number:	# 02-2555
		Authorization to charge additional fed	es: Yes X No
Statement a	and Signature		
To t atta	the best of my knowledge and	l belief, the foregoing information is true ne original document. Charges to depos	
Rachel L	. Brendzel*	Gantillon water	Oet 1, 1998
Name	of Person Signing	Signature 2	Date Signed

^{*} Member of the Bar of the State of New Jersey

FORM PTO-1618C Expires 16:00:99 CMB 0651-0027

RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

Conveying F	Party	XX Mark if additional names	of conveying parties attach	ed *_
Enter Additional C		(See attachment with co	ontin. conveying	Month Day Year
Name N	ATIONAL REFRIGERANTS, IN			9/18/98
Formerly				
Individual	General Partnership	Limited Partnership xx	Corporation	Association
Other				
xx Citizenship	State of Incorporation/Organizat	on <u>Pennsylvania</u>		
Receiving Pa	ceiving Party	Mark if additional names of rece	iving parties attached	
Name 🛚	PNC Bank, N.A. acting as	a Collateral Agent (Se	e attached listin	g of parties)
DBA/AKA/TA				
Composed of				
Address (line 1)				
Address (line 2)	600 Market Street			
Address (line 3)	hiladelphia	Pennsylvania	1910) 9 Zip Gode
Individual Corporation Other	General Partnership X Association	Limited Partnership	assignment and the not domiciled in the appointment of a direpresentative should be document from the	EUnited States, an omestic uld be attached be a separate
XX Citizenship/	State of Incorporation/Organization	on US - Nationally	Chartered Bank	
• •	plication Number(s) or Re	_		numbers attached ne property).
Tradem	ark Application Number(s)	, Re	egistration Number(s)	

FORM PTO-1618A

CMB 0651-0027

175.00 CH

09-23-1998

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U.S. Department of Commerce Patent and Trademark Office **TRADEMARK**

RECORDATION FORM COVER SHEET

TRADEMARKS ONLY TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or cooy(les). Submission Type Conveyance Type * New Assignment License Resubmission (Non-Recordation) Nunc Pro Tunc Assignment Security Agreement Document ID # Effective Date Merger Month Day Correction of PTO Error Frame # Reel # Change of Name Corrective Document Reel # Frame # Other Conveying Party Mark if additional names of conveying parties attached **Execution Date** Month Day Year URD, INC. 9/18/98 Name Formerly General Partnership Limited Partnership 💢 Corporation Individual Association Other Delaware xx Citizenship/State of Incorporation/Organization Receiving Party XX Mark if additional names of receiving parties attached Name PNC BANK, NATIONAL ASSOCIATION PNC BANK - acting as "Collateral Agent," (See attached list) DBA/AKA/TA Composed of Address (line 1) 1600 Market Street Address (line 2) Address (line 3) Philadelphia 19109 Pennsylvania State/Country Zip Code If document to be recorded is an Individual General Partnership Limited Partnership assignment and the receiving party is not domiciled in the United States, an Corporation x Association appointment of a domestic representative should be attached. (Designation must be a separate Other document from Assignment) xx Citizenship/State of Incorporation/Organization Nationally Chartered Bank FOR OFFICE USE ONLY 09/24/1998 JSHABAZZ 00000014 022555 73800046 01 FC:481 02 FC:482

Public buffeen reporting for this coll 120.00 CH ection of information is estimated to average approximately 10 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20303. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO REPORD ASSIGNABLY TO THIS ADDRESS.

FORM PTO-1618B Expires 0500.99 CMB-0551-9007	Page 2	U.S. Department of Commercie Palent and Trademark Office TRADEMARK
Domestic Representative	Name and Address Enter for the first Rec	ceiving Party only.
Name		
Address (line 1)		
Address (line 2)		
Address (line 3)		
Address (line 4)		
Correspondent Name and	Address Area Code and Telephone Number 2	15 569 5619
TIPOTITI D. I	PECSENYE, ESQ.	
Address (line 1) BLANK ROME CO	MISKY & McCAULEY	
Address (line 2) ONE LOGAN SQUA	ARE	
Address (line 3) PHILADELPHIA,	PA 19103	
Address (line 4)		
Pages Enter the total nu including any att	imber of pages of the attached conveyance docu	ıment # 18
	nber(s) or Registration Number(s)	Mark if additional numbers attached
Enter either the Trademark Application	n Number <u>or the Registration Number (DO NOT ENTER</u> BOTH	
Trademark Applicatio		tion Number(s) 89.062 857,032
73/800,046		
	1,437,067 993	2,472 [1,197,795
	1,331,909	
lumber of Properties Ent	er the total number of properties involved.	# 8
ee Amount Fee	Amount for Properties Listed (37 CFR 3.41):	\$ 445.00
Method of Payment: Deposit Account (Enter for payment by deposit acco	Enclosed Deposit Account xx *(unt or if additional fees can be charged to the account.) Deposit Account Number:	(Includes expedited recortion fee) # 02-2555
	Authorization to charge additional fees:	Yes XX No
tatement and Signature		
To the best of my knowled	dge and belief, the foregoing information is true and copy of the original document. Charges to deposit acco	
TIMOTHY D. PECSENYE, ESQ	· ME Dikum ~	- 9-22-98

Name of Person Signing

TRADEMARK REEL: 1759 FRAME: 0607

Date Signed

FORM PTO-1618C Expires 06/20/99 CMB 0651-0027

RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

CMB 0651-0027	TRADEMARKS ONLY	TRADEMARK
Conveying Enter Addition	g Party al Conveying Party *(See attachment with contine conveying parties attachment with contine conveying parties)	ached * Execution Date Month Day Year
Name	NATIONAL REFRIGERANTS, INC.	9/18/98
Formerly [
Individu	ual General Partnership Limited Partnership XX Corporation	Association
Other		
xx Citizens	hip State of Incorporation/Organization Pennsylvania	
Receiving Enter Additiona	Party Il Receiving Party Mark if additional names of receiving parties attached	
Name	PNC Bank, N.A. acting as a Collateral Agent (See attached list	ing of parties)
DBA/AKA/TA		
Composed of		
Address (line 1)		
Address (line 2)	1600 Market Street	
Address (line 3)	Philadelphia Pennsylvania 1	9109 Zip Code
Corporat Other	assignment and not domiciled in appointment of representative s (Designation mu	ne recorded is an I the receiving party is I the United States, an I domestic I domestic I down the Assignment.
XX Citizensh	nip/State of Incorporation/Organization US - Nationally Chartered Bank	
Enter either the	e Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the	
Irad	emark Application Number(s) Registration Number	r(s)

CONTINUATION SHEET IDENTIFYING THE CONVEYING AND RECEIVING PARTIES FOR RECORDAL OF SECURITY AGREEMENT RELATING TO TRADEMARKS

Conveying Parties Continued from Coversheet:

NATIONAL REFRIGERANTS, INC.

Corporation Type: Corporation

Address: 11401 Roosevelt Boulevard, Philadelphia, PA 19154

Citizenship/State of Incorporation: Pennsylvania

Execution Date: September 18, 1998

UNITED REFRIDGERATION, INC.

Corporation Type: Corporation

Address: 11401 Roosevelt Boulevard, Philadelphia, PA 19154

Citizenship/State of Incorporation: Pennsylvania

Execution Date: September 18, 1998

NATIONAL REFRIGERATION AND AIR CONDITIONING PRODUCTS, INC.

Corporation Type: Corporation

Address: 11401 Roosevelt Boulevard, Philadelphia, PA 19154

Citizenship/State of Incorporation: Pennsylvania

Execution Date: September 18, 1998

UNITED REFRIGERATION LIMITED

Corporation Type: Corporation

Address: 11401 Roosevelt Boulevard, Philadelphia, PA 19154

Citizenship/State of Incorporation: United Kingdom

Execution Date: September 18, 1998

NATIONAL REFRIGERANTS (BERMUDA) LTD.

Corporation Type: Corporation

Address: 11401 Roosevelt Boulevard, Philadelphia, PA 19154

Citizenship/State of Incorporation: Bermuda

Execution Date: September 18, 1998

BALLY REFRIGERATED BOXES, INC.

Corporation Type: Corporation

Address: 11401 Roosevelt Boulevard, Philadelphia, PA 19154

Citizenship/State of Incorporation: Pennsylvania

Execution Date: September 18, 1998

Page 1 of 3

NATIONAL REFRIGERANTS OF AMERICA LIMITED

Corporation Type: Corporation

Address: 11401 Roosevelt Boulevard, Philadelphia, PA 19154

Citizenship/State of Incorporation: United Kingdom

Execution Date: September 18, 1998

NATIONAL REFRIGERANTS FRANCE S.A.R. L.

Corporation Type: Corporation

Address: 11401 Roosevelt Boulevard, Philadelphia, PA 19154

Citizenship/State of Incorporation: France Execution Date: September 18, 1998

UNITED REFRIGERATION FRANCE S.A.R.L.

Corporation Type: Corporation

Address: 11401 Roosevelt Boulevard, Philadelphia, PA 19154

Citizenship/State of Incorporation: France Execution Date: September 18, 1998

COMPTOIR FRIGORIFIQUE DU SUD-EST COFRISET S.A.

Corporation Type: Corporation

Address: 11401 Roosevelt Boulevard, Philadelphia, PA 19154

Citizenship/State of Incorporation: French Execution Date: September 18, 1998

UNITED REFRIGERATION COMPANY OF CANADA, LTD.

Corporation Type: Corporation

Address: 11401 Roosevelt Boulevard, Philadelphia, PA 19154

Citizenship/State of Incorporation: Ontario, Canada

Execution Date: September 18, 1998

Receiving Parties Continued:

PNC BANK, NATIONAL ASSOCIATION *

Corporation Type: National Association

Address: 1600 Market Street, Philadelphia, PA 19109

Citizenship/State of Incorporation: Nationally Chartered Bank

Execution Date: September 18, 1998

PNC BANK, N.A. — Acting as "Collateral Agent" for the following entities:

THE PRUDENTIAL INSURANCE COMPANY OF AMERICA

ALLSTATE LIFE INSURANCE COMPANY

THE FRANKLIN LIFE INSURANCE COMPANY

AMERICAN GENERAL LIFE AND ACCIDENT INSURANCE COMPANY

THE UNITED STATES LIFE INSURANCE COMPANY IN THE CITY OF NEW YORK

ALL AMERICAN LIFE INSURANCE COMPANY

LIFE REASSURANCE CORPORATION OF AMERICA

KZH SOLEIL-2 LLC

TRADEMARK SECURITY AGREEMENT

This Trademark Security Agreement ("Agreement") is made as of the 1871 day of September, 1998, by and among URD, INC., NATIONAL REFRIGERANTS, INC., UNITED REFRIGERATION, INC., REFRIGERATION & AIR CONDITIONING PRODUCTS, INC., REFRIGERATION LIMITED, NATIONAL REFRIGERANTS (BERMUDA) LTD., BALLY REFRIGERATED BOXES, INC., NATIONAL REFRIGERANTS OF AMERICA LIMITED, NATIONAL REFRIGERANTS FRANCE S.A.R.L., UNITED REFRIGERATION FRANCE S.A.R.L. WITH A CAPITAL OF FRF 13,050,000 AND COMPTOIR FRIGORIFIQUE DU SUD-EST-COFRISET S.A. WITH A CAPITAL OF FRF 3,037,000, and UNITED REFRIGERATION COMPANY OF CANADA LTD. (collectively, the "Grantors") and delivered to PNC BANK, NATIONAL ASSOCIATION, as Collateral Agent (in such capacity the "Grantee") under the Collateral Agency Agreement, dated as of September $\frac{\sqrt{3}}{2}$, 1998 (as amended, modified or restated from time to time the "Collateral Agency Agreement"), among each of the Grantors and ; THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, ALLSTATE LIFE INSURANCE COMPANY, THE FRANKLIN LIFE INSURANCE COMPANY, AMERICAN GENERAL LIFE AND ACCIDENT INSURANCE COMPANY, THE UNITED STATES LIFE INSURANCE COMPANY IN THE CITY OF NEW YORK, ALL AMERICAN LIFE INSURANCE COMPANY, LIFE REASSURANCE CORPORATION OF AMERICA, KZH SOLEIL-2 LLC, COLLATERAL AGENT, and PNC BANK, NATIONAL ASSOCIATION, IN ITS INDIVIDUAL CAPACITY.

BACKGROUND

A. This Agreement is being executed in connection with the Collateral Agency Agreement, under which Grantors are granting to Grantee a lien on and security interest in certain assets of Grantors associated with or relating to products leased or sold or services provided under Grantors' comprised of trademarks, trade names, and the goodwill associated therewith, and under which Grantee is entitled to foreclose or otherwise deal with such assets, trademarks, trade names, and goodwill under the terms and conditions set forth therein. Capitalized terms not defined herein shall have the meanings given to such terms in the Collateral Agency Agreement.

- B. Grantors have adopted, used and are using (or have filed for the registration of) the trade names and trademarks (collectively, "Trademarks"); and goodwill associated therewith ("Goodwill") listed on Schedule "A" attached hereto and made part hereof (all such Trademarks, applications and Goodwill hereinafter referred to as the "Assets").
- C. Pursuant to the Collateral Agency Agreement, Grantee is acquiring a lien on, and security interest in, the Assets and the registration thereof, as security for all of Grantors' Obligations, and desires to have its security interest in such Assets confirmed by a document identifying same and in such form that it may be recorded in the United States Patent and Trademark Office.

NOW THEREFORE, with the foregoing Background hereinafter deemed incorporated by reference and made a part hereof, and in consideration of the mutual promises herein contained, the parties hereto, intending to be legally bound hereby, covenant and agree as follows:

- 1. In consideration of and pursuant to the terms of the Collateral Agency Agreement, and for other good, valuable and sufficient consideration, the receipt of which is hereby acknowledged, and to secure Grantors' Obligations, Grantors grant a lien and security interest to Grantee in all of their present and future right, title and interest in and to the Assets, and the registration thereof, and the right (but not the obligation) to sue for past, present and future infringements, and the proceeds thereof, including, without limitation, license royalties and proceeds of infringement suits.
- 2. Grantors hereby covenant and agree to maintain the Assets in full force and effect until all of Grantors' Obligations are satisfied in full.
 - 3. Grantors represent, warrant and covenant that:
- (a) The Assets are subsisting and have not been adjudged invalid or unenforceable;
 - (b) Each of the Assets is valid and enforceable;
- (c) Grantors are the sole and exclusive owners of the entire and unencumbered right, title and interest in and to each of the Assets, and each of the Assets is free and clear of any liens,

claims, charges and encumbrances, including, without limitation, pledges, assignments, licenses and covenants by Grantors not to sue third persons;

- (d) Grantors have the unqualified right, power and authority to enter into this Agreement and perform its terms;
- (e) Grantors have complied with, and will continue for the duration of this Agreement to comply with, the requirements set forth in 15 U.S.C. §§ 1051-1127, and any other applicable statutes, rules and regulations in connection with its use of the Assets; and
- (f) Each of the Assets listed on Schedule "A" constitute all of the Assets, now owned by any of the Grantors. If, before all Obligations shall have been satisfied in full and the Collateral Agency Agreement shall have been terminated, Grantors shall (i) obtain rights to any new trademarks and all the goodwill associated therewith; (ii) become entitled to the benefit of any trademark application and all the goodwill associated therewith, or (iii) become entitled to the benefit of any common law trademarks and all the goodwill associated therewith, the provisions of this Agreement shall automatically apply thereto and such trademarks shall be deemed part of the Assets. Grantors shall give Grantee prompt written notice thereof along with an amended Schedule "A."
- 4. Grantors further covenant that until all of Grantors' Obligations have been satisfied in full, they will not enter into any agreement, including without limitation, license agreements or options, which are inconsistent with Grantors' obligations under this Agreement, except for agency, co-marketing and co-branding agreements.
- 5. Prior to an acceleration, Grantors shall continue to have the exclusive right to use the Assets and Grantee shall have no right to use the Assets or issue any exclusive or non-exclusive license with respect thereto, or assign, pledge or otherwise transfer title in the Assets to anyone else.
- 6. Grantors agree not to sell, license, grant any option, assign or further encumber their rights and interest in the Assets without prior written consent of Grantee, which shall not be unreasonably withheld.
- 7. After an Acceleration, the Grantee may take all action permitted under the Collateral Agency Agreement or permitted by

law, in its exclusive discretion, to foreclose upon the Assets Grantors hereby authorize and empower Grantee, its successors and assigns, and any officer or agent of Grantee as Grantee may select, in its exclusive discretion, as Grantors' true and lawful attorneyin-fact. to endorse Grantors' names on all applications, assignments, documents, papers and instruments necessary for Grantee to use the Assets or to grant or issue any exclusive or non-exclusive license under the Assets to anyone else, or necessary for Grantee to assign, pledge, convey or otherwise transfer title in or dispose of the Assets to anyone else including, without limitation, the power to execute a trademark assignment in the form attached hereto as Exhibit 1. This power of attorney shall be irrevocable for the life of this Agreement, the Collateral Agency Agreement, and until all Grantors' Obligations are satisfied in full.

- 8. This Agreement shall be subject to the terms, provisions, and conditions set forth in the Collateral Agency Agreement and may not be modified without the written consent of the party against whom enforcement is being sought, which shall not be unreasonably withheld.
- 9. All rights and remedies herein granted to Grantee shall be in addition to any rights and remedies granted under the Collateral Agency Agreement. In the event of an inconsistency between this Agreement and the Collateral Agency Agreement, the language of the Collateral Agency Agreement shall control.
- 10. Upon Grantors' performance of all of the obligations under the Collateral Agency Agreement and full and unconditional satisfaction of all of Grantors' Obligations, Grantee shall execute and deliver to Grantors all documents reasonably necessary to terminate Grantee's security interest in the Assets.
- Any and all of Grantee's reasonable fees, costs and 11. expenses, of whatever kind or nature, including the reasonable attorneys' fees and legal expenses incurred by Grantee in connection with the preparation of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge any taxes, reasonable counsel fees, maintenance encumbrances or costs otherwise incurred in protecting, maintaining, preserving the Assets, or in defending or prosecuting any actions or proceedings arising out of or related to the Assets,

or defending, protecting or enforcing Grantee's rights hereunder, in each case in accordance with the terms of this Agreement, shall be borne and paid by Grantors on demand by Grantee and until so paid shall be added to the principal amount of Grantors' Obligations and shall bear interest at the contractual per annum rate prescribed in the Loan Agreement.

- 12. Subject to the terms of the Collateral Agency Agreement, Grantors shall have the duty to prosecute diligently any trademark application with respect to the Assets pending as of the date of this Agreement or thereafter, until Grantors' Obligations shall have been satisfied in full, to preserve and maintain all rights in the Assets, and upon reasonable request of Grantee, Grantors shall make federal application on registrable but unregistered trademarks belonging to Grantee. Any reasonable expenses incurred in connection with such applications shall be borne by Grantors. The Grantors shall not abandon any trademark application, or allow to be canceled any trademark registration, without the prior written consent of the Grantee, which shall not be unreasonably withheld.
- 13. Prior to an Acceleration, Grantors shall have the right to bring suit in their own names to enforce the Assets, in which event Grantee may, if Grantors reasonably deem it necessary, be joined as a nominal party to such suit if Grantee shall have been satisfied, in its sole discretion, that it is not thereby incurring any risk of liability because of such joinder. Grantors shall promptly, upon demand, reimburse and indemnify Grantee for all damages, reasonable costs and expenses, including attorneys' fees, incurred by Grantee in the fulfillment of the provisions of this paragraph.
- 14. After and Acceleration, Grantee may, without any obligation to do so, complete any obligation of Grantors hereunder, in Grantors' names or in Grantee's name, but at Grantors' expense, and Grantors hereby agree to reimburse Grantee in full for all reasonable costs and expenses, including attorneys' fees, incurred by Grantee in protecting, defending and maintaining the Assets.
- 15. No course of dealing between Grantors and Grantee nor any failure to exercise, nor any delay in exercising, on the part of Grantee, any right, power or privilege hereunder, shall operate as a waiver thereof, and all of Grantee's rights and remedies with respect to the Assets, whether established hereby or by the Collateral Agency Agreement, or by any other future agreements

between Grantors and Grantee or by law, shall be cumulative and may be exercised singularly or concurrently.

- 16. The provisions of this Agreement are severable and the invalidity or unenforceability of any provision herein shall not affect the remaining provisions which shall continue unimpaired and in full force and effect.
- 17. This Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.
- 18. This Agreement shall be governed by and construed in conformity with the laws of the Commonwealth of Pennsylvania without regard to its otherwise applicable principles of conflicts of laws.

19. Grantors and Grantee each waive any and all rights they may have to a jury trial in connection with any litigation, proceeding or counterclaim arising with respect to rights and obligations of the parties hereto or under the Loan Documents.

IN WITNESS WHEREOF, the parties hereto have executed this Trademark Security Agreement, under seal, the day and year first above written.

GRANTORS:

GRANTORS:
NATIONAL REFRIGERANTS, VINC.
UNITED REFRIGERATION, INC.
By: Whole VP
NATIONAL REFRIGERATION & AIR CONDITIONING PRODUCTS, INC.
UNITED REFRIGERATION LIMITED
NATIONAL REFRIGERANTS (BERMUMA) LTD.
BALLY REPRICERATED BOXES INC.
NATIONAL REPRIGERANTS OF AMERICA LIMITED
-7-

NATIONAL REFRIGERANTS FRANCE \$ A.R.L.
By: Amulle
UNITED REFRIGERATION FRANCE S.A.R.L.
WITH A CAPITAL OF FRE 13,050,000
By: Dunelle
COMPTOIR FRIGORIFIQUE DU SUD-EST-COFRISET
S.A. WITH A CAPITAL OF FRF, 3,037,000
By: While
United Refrigeration of Canada Ata.
By: Aunth

Approved and Accepted:

PNC BANK, NATIONAL ASSOCIATION

Collateral Agent,

D...

Schedule A TRADENAMES, TRADEMARKS, COPYRIGHTS AND PATENTS

TRADENAME NO.REGISTRATION	REGISTRATION NO.
NOTATION	DAIL
United Refrigeration, Inc.	Common Law
National Refrigerants, Inc.	Common Law
National Refrigeration &	
Air Conditioning Products, Inc.	Common Law
Bally Refrigerated Boxes, Inc.	Common Law
National Refrigeration (Bermuda) Ltd.	Common Law
United Refrigeration, Ltd.	Common Law
National Refrigerants of America, Ltd.	Common Law
United Refrigeration France S.A.R.L.	Common Law
National Refrigerants France S.A.R.L.	Common Law
Cofriset, Inc.	Common Law
MD 3 D DW 3 D V C	DEGICED LETON NO

TRADEMARKS	REGISTRATION NO.
REGISTRATION	DATE

UR (Block letter and Stylized) National Refrigerants (Block letters and Stylized) NRI (Block letters and Stylized)	Common Law
Bally (See Attached list- purchased from Bally Engineered Structures, Inc.) NRAC (Block letters and Stylized) Trenton Refrigeration Products (Block letters	6/28/95 Common Law
and Stylized) Continental Refrigerator (Block letters and Stylized) CRC (Block letters and Stylized) National Comfort Products (U.S. Trademark) NCP (Block letters and Stylized) NRA (Block Letters and Stylized) National Refrigeration Products (Block letters	Common Law 1,706,529 Common Law Common Law
and Stylized) NRP (Block letters and Stylized)	Common Law

TRADEMARK	OWNER	REGISTRATION NUMBER	REGISTRATION DATE
SPEED-LOK	BALLY	739,362	10/16/62 (Renewed 10/16/82)
B(within a square)	BALLY	789,062	5/6/65 (Renewed 5/4/85)
BALLY	BALLY	857,032	9/17/68 (Renewed 9/17/88)
BALLY	BALLY	1,437,067	4/21/87
DATA-SHIELD	BALLY	992,472	9/3/74
THERMOBALANCE	BALLY	1,197,795	6/15/82
THERMOWELD	BALLY	1,331,909	4/23/85
NORTHWIND 1000	BALLY	Pending Serial Application No. 73/800.046	Application Filed 5/15/89

CORPORATE ACKNOWLEDGMENT

UNITED STATES OF AMERICA : STATE OF PENNSULVANIA : SS COUNTY OF PHILADELIHIA :

before me personally appeared (ALNEN (ALOSEUA) , to me known and deposes and says that he/she being duly sworn, authorized office of each of URD, INC., NATIONAL REFRIGERANTS, INC., UNITED REFRIGERATION, INC., NATIONAL REFRIGERATION & AIR CONDITIONING PRODUCTS, INC., UNITED REFRIGERATION LIMITED, NATIONAL REFRIGERANTS (BERMUDA) LTD., BALLY REFRIGERATED BOXES, INC., NATIONAL REFRIGERANTS OF AMERICA LIMITED, NATIONAL REFRIGERANTS FRANCE S.A.R.L., UNITED REFRIGERATION FRANCE S.A.R.L. WITH A CAPITAL OF FRF 13,050,000 AND COMPTOIR FRIGORIFIQUE DU SUD-EST-COFRISET S.A. WITH A CAPITAL OF FRF 3,037,000, and UNITED REFRIGERATION OF CANADA LTD. (collectively, the "Grantors") respectively, the Grantors described in the foregoing Agreement; that he/ske knows the seal of the corporation; that the seal so affixed to the Agreement is such corporate seal; that he/ske signed the Agreement and affixed the seal of the corporation thereto as such officer pursuant to the authority vested in him/ber by law; that the within Agreement is the voluntary act of such corporation; and such corporations desire the same to be recorded as such.

Notary Public

My Commission Expires:

NOTARIAL SEAL SHELDON BENDER, Notary Public City of Philadelphia, Phila. County My Commission Expires March 25, 2002

CORPORATE ACKNOWLEDGMENT

UNITED STATES OF AMERICA: STATE OF PENNSYL AND : SS
COUNTY OF PHILADELIHIA :
On this
Notary Public
My Commission Expires:
NOTARIAL SEAL SHELDON BENDER, Notary Public City of Philadelphia, Phila. County My Commission Expires March 25, 2002

RECORDED: 10/02/1998